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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/850,059	05/08/2001	Jang Geun Oh	P-180	9167
34610	7590 04/14/2004		EXAMINER	
FLESHNER & KIM, LLP			PATEL, NITIN C	
P.O. BOX 22 CHANTILLY	1200 ′, VA 20153		ART UNIT	PAPER NUMBER
	,		2116	4
			DATE MAILED: 04/14/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

In

	Application No.	Applicant(s)				
			In			
Office Action Summany	09/850,059	OH ET AL.				
. Office Action Summary	Examiner	Art Unit				
	Nitin C. Patel	2116				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence addres	SS			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may n. a reply within the statutory minimum of eriod will apply and will expire SIX (6) N tatute, cause the application to become	a reply be timely filed thirty (30) days will be considered timely. ONTHS from the mailing date of this commu. ABANDONED (35 U.S.C. § 133).	unication.			
Status						
1) Responsive to communication(s) filed on _	•					
, .	This action is non-final.					
3) Since this application is in condition for allo	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	,	`				
4) Claim(s) 1-18 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction are	ndrawn from consideration.					
Application Papers						
9) The specification is objected to by the Exar 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the continuous The oath or declaration is objected to by the	accepted or b) objected of the drawing(s) be held in abeometrication is required if the draw	yance. See 37 CFR 1.85(a). ing(s) is objected to. See 37 CFR 1				
Priority under 35 U.S.C. § 119						
a) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	ments have been received. ments have been received in priority documents have be ureau (PCT Rule 17.2(a)).	n Application No en received in this National Sta	ige			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 3.	Paper (ew Summary (PTO-413) No(s)/Mail Date : of Informal Patent Application (PTO-15	i2)			

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DETAILED ACTION

1. Claims 1 - 18 are presented for the examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maitra, US Patent 5,623,647, and further in view of Fung, US Patent 6,079,025.
- 4. As to claims 1 11, Maitra teaches system and method for operating a microprocessor which reduces power consumption by application specific clock throttling of CPU [140] by adjusting the CPU clock without user noticing any performance drop in his application with clock controlling unit [130] by asserting or deasserting an internal cock divider mechanism in processor to throttle the internal CPU clock [150] based on computing requirement process for application with benchmark evaluator [col. 2, lines 40 59, col. 3, lines 1 16, col. 5, lines 31 37, fig. 1]. However, Maitra does not disclose CPU usage measuring, and comparing the measured CPU usage with predetermined reference CPU usage range. In summary, Maitra does not teach to measure CPU usage and compare it with predetermined reference CPU usage.

Fung teaches system and method for power management [15, power managementunit] in computer system by monitoring [by software [80] or hardware [79] monitor unit] activity of operating system [CPU usage] with activity measurement as a running total of the function call numbers as the function calls are made, comparing

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magnitude of the number accumulated with a function call threshold, and determining to remain in active mode or to switch to power conservation mode by reducing clock speed or by removing clocks through clock control unit [18] [col. 2, lines 40 - 67, col. 3, lines 1 - 67, col. 5, lines 28 - 67, col. 6, lines 1 - 13, lines 30 - 46].

It would have been an obvious to one of an ordinary skill in art at the time of invention to combine teachings of Maitra and Fung because both are related to power conservation of computer system with CPU clock control and Fung's method of computer operating mode control with an activity sensing by comparing a function call numbers with threshold will improve power management and extend the battery life of portable computers without sacrificing system performance [col. 2, lines 33 - 38, lines 47 - 67, col. 3, lines 1 - 2].

- 5. As to claim 2, Fung discloses activity sensing by monitoring with measuring a function call numbers and comparing with a function call threshold therefore, he teaches how to store the function call threshold too [col. 3, lines 13 21].
- 6. As to claim 3, Fung discloses an activity [usage] monitoring by measuring a function call number, comparing with threshold, and determining operation mode switching of computer for power consumption reduction with different state [a DOZE state to SLEEP state to SUSPEND state] in step wise fashion [col. 3, lines 45 58].
- 7. As to claims 4-6, Maitra discloses CPU clock throttling with clock controlling unit by asserting and de-asserting an internal clock divider mechanism to adjust the processor to run at speed at full speed or at reduces speed to meet present active application's requirements without affecting the operation [col. 6, lines 18-47, col. 7, lines 4-53].

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- 8. As to claim 7, Fung discloses a hardware monitoring [79] to measure an activity [CPU usage] with registers [detecting registry information][col. 7, lines 20 67, col. 10, lines 1 58, col. 12 15].
- 9. As to claim 8, Fung discloses a power management in computer system by monitoring a activity [CPU usage] by detecting how many "active" or "idle" a function calls an application makes within some time period [col. 3, lines 3-5].
- 10. As to claim 9, Fung discloses an activity [usage] monitoring by measuring [a function call number], comparing [with threshold], and adjusting [clock speed through clock control unit] steps [different state [a DOZE state to SLEEP state to SUSPEND state] are repeated in order at predertermined interval of time [col. 3, lines 3 5, 45 58, fig. 4, 5 6].
- 11. As to claims 10 11, Fung discloses to set a predetermined reference CPU usage's [activity] range [active threshold is set with threshold number (128) greater than the idle threshold number (-256)][col. 11, lines 30 36].

Claim Rejections - 35 USC § 102

12. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 13. Claims 12 18, are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Shaffer et al. [hereinafter as Shaffer], US Patent 6,298,448.
- 14. As to claim 12, Shaffer discloses a computer system comprising:

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- a. user interface means [50, clock control module] for enabling clock throttle rate adjustment [for increasing or decreasing frequency of clock] based on CPU usage [level of CPU usage] [col. 4, lines 52 54];
- b. power management means [OS 32] for controlling a CPU's clock throttle rate [frequency of clock] [col. 4, lines 52 53]; and
- c. device driver [device driver is inherent to OS] for reading CPU usage and controlling said power management [operating system (OS) 32][col. 3, lines 12 19, col. 4, lines 51 59, col. 5, lines 1 21].
- As to claims 13, and 18, Shaffer discloses an apparatus and method for automatic CPU speed control in response to a CPU utilization application with dynamically monitoring level of CPU usage by power management means [operating system (OS) 32] with interrupt handle with built in number indicating its performance requirement therefore he teaches to detect the registry information too [col. 3, lines 36 46, col. 5, lines 5 38].
- 16. As to claim 14, it is inherent to the device driver to have seven types of different layers.
- 17. As to claim 15 Shaffer discloses a system and method for automatic CPU speed control comprising:
 - a. a first routine [CPU monitoring program] that measures a usage [utilization] of the CPU [col. 4, lines 54 56];
 - b. a second routine [OS 32] for comparing [comparing is inherent step for generating an interrupt when a predetermined threshold exceeded] the measured

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CPU usage [utilization] with a predetermined CPU usage range [predetermined threshold][col. 5, lines 9 – 11]; and

- c. a third routine [OS 32] for adjusting [increasing or decreasing] the clock throttle rate [clock speed] of the CPU [col. 5, lines 5 8].
- 18. As to claim 16, Shaffer discloses OS 32 use to control the frequency of clock in response to CPU utilization values provided by CPU monitor, and predetermined threshold with different situations for reducing, increasing or maintaining the clock frequency [col. 4, lines 51 67, col. 5, lines 1 30].
- 19. As to claim 17, Shaffer discloses a routine to repeat the first and third routine [processing performance calculation] at predetermined interval of

time [every five microseconds] [col. 48 - 51].

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nitin C. Patel whose telephone number is 703-305-3994. The examiner can normally be reached on 8:00am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 703-305-9717. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Nitin C. Patel April 5, 2004

THOMAS LEE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100